

{In Archive} RE: Collis call Scanlon, Michael to: Chris Dudding

Cc: Deborah Bredehoft

Archive:

This message is being viewed in an archive.

Understood. Thanks Chris.

----Original Message----

From: Chris Dudding [

mailto:Dudding.Chris@epamail.epa.gov]
Sent: Tuesday, July 19, 2011 3:04 PM

To: Scanlon, Michael Cc: Deborah Bredehoft Subject: Re: Collis call

Mike,

I will be leaving on vacation on this Thursday, 7/21, and won't be returning until next Thursday, 7/28. In the interest of moving this matter forward quickly while Deborah's still assigned to this case, please be sure to email the narrative and approximate figures we discussed today to Deborah directly, with a cc to me. That way, she'll be able to review the response while I'm out.

Her email is bredehoft.deborah@epa.gov.

Best regards, Chris

Chris R. Dudding
Attorney
Office of Regional Counsel
U.S. Environmental Protection Agency, Region 7
901 North 5th Street
Kansas City, Kansas 66101
913-551-7524
Facsimile 913-551-9524 or 7925
dudding.chris@epa.gov

CONFIDENTIAL: This transmission may contain deliberative, attorney-client, attorney work product or otherwise privileged material.

Do not release under FOIA without appropriate review. If this message was sent to you in error, you are instructed to delete this message from your machine and all storage media whether electronic or hard copy.

CONFIDENTIALITY NOTICE: This email and any attachments are for the exclusive and confidential use of the intended recipient. If you are not the intended recipient, please do not read, distribute or take action in reliance upon this message. If you

RCRA

07/19/2011 02:19 PM

have received this in error, please notify us immediately by return email and promptly delete this message and its attachments from your computer system. We do not waive attorney-client or work product privilege by the transmission of this message.

. . . .

TAX ADVICE NOTICE: Tax advice, if any, contained in this e-mail does not constitute a "reliance opinion" as defined in IRS Circular 230 and may not be used to establish reasonable reliance on the opinion of counsel for the purpose of avoiding the penalty imposed by Section 6662A of the Internal Revenue Code. The firm provides reliance opinions only in formal opinion letters containing the signature of a partner.